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(1) Patition fee; (1) Pretain roo.

(2) Reply and/or issue fee;

(3) Terminal disclaimer with charlaimer fee - required for all utility and plant applications filed before June 5, 1985; and for all design applications; and 1.Pattion fee _____(37 CFR 1.17(m)). Applicant claims small entity status. See S7 CFR 1.27. Small entity-fee \$ ✓ Other than small entity - fee \$ 1500.00 (37 CFR 1.17(m)) 2. Reply and/or fee A. The reply unifor fee to the above-noted Office action in the form of Perment of Issue/Publication Poss identify type of reply): has been filed previously on _ Is enclosed herewith. B. The issue tee and publication fee (if applicable) of \$ 1670 m. has been paid previously on ______ is enclosed herewith.

(Page 1 of 2)

This exhaulton of information is required by 27 GFR 4.120(t). The information is required to change or retain a harmett by the public which is to the (and by the USPTO is processed) on explication. Confidentially is governed by 25 U.S.C. 122 and 27 GFR 1.11 and 1.14. This collection is extincted to thise 1.0 have no companies, braining, property, and schooling by the complete depth such mem to the USPTO. Then will very departing onto the highly size of commands on the entered of form you regard to complete the form regarders for reducing this traviar; should be said to the USPTO ONLY AND ADDRESS. SERIO TO: Mail Simp Petition, Convenient long or Fellows, VA 22713-1450, DO NOT SERIO FROM TO THIS ADDRESS. SERIO TO: Mail Simp Petition, Convenient long or Petition, P.D. Box 1450, Alexandria, VA 22713-1450.

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3. Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after June 8, 1985, no terminal disclaimer is required.	
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for a small entity or \$ for other than a small entity) disclaiming the required period of time is enclosed harewith (see PTO/SB/63).	
4. STATEMENT: The entire delay in illing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. (NOTE The United States Patient and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (NPEP 711.03(c), subsections (III)(C) and (U)).)	
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I hereby cartify that this correspondence is being: Deposited with the United States Postal Service on the data shown below with sufficient postage as first class mail in an envelope addressed to: Mail Step Petition, Commissioner for Patents, P. O. Box 1480, Alexandria, VA 22313-1450.	
Transmitted by facelmile on the date shown below to the United States Patent and Trademark Office as (703) 572-9308.	
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PART B - FEE(S) TRANSMITTAL

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